IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

EDGAR HINOJOSA	§	
Plaintiff,	§	
	§	
v.	§	CIVIL ACTION NO. 7:16-cv-00008
	§	JURY DEMANDED
COMPANION PROPERTY &	§	
CASUALTY INSURANCE	§	
COMPANY AND ROLANDO	§	
RENTERIA	§	
Defendants		

AGREED STIPULATION OF DISMISSAL FOR PLAINTIFF

Plaintiff and Defendant Companion Property & Casualty Insurance Company file this stipulation of dismissal under Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

- 1. Plaintiff is Edgar Hinojosa, Defendants are Companion Property & Casualty Insurance Company and Rolando Renteria.
- 2. On December 3, 2015, Plaintiff sued Defendants in the 206th Judicial District, Hidalgo County, Texas, Cause No. C-5969-15-D. On January 4, 2016, Companion Property & Casualty Insurance Company filed its Original Answer. On January 8, 2016, Companion Property & Casualty Insurance Company filed its Notice of Removal.
- 3. On or about November 18, 2016, the parties settled this case. As a result of this settlement, all issues in the above-styled and numbered litigation have been fully and finally settled. Plaintiffs now move to dismiss the suit against Defendant.
 - 4. Defendant agrees to the dismissal.
- 5. This case is not a class action under Federal Rule of Civil Procedure 23, a derivative action under Rule 23.1, or an action related to an unincorporated association under Rule 23.2.
 - 6. A receiver has not been appointed in this case.
- 7. This case is not governed by any federal statute that requires a court order for dismissal of the case.
- 8. Plaintiff has not previously dismissed any federal- or state-court suit based on or including the same claims as those presented in this case.
 - 9. This dismissal is with prejudice.

Respectfully submitted

By: /s/Thomas F. Nye
Thomas F. Nye
State Bar No. 15154025
Southern Dist. No. 7952
Attorney-in-charge
tnye@gnqlawyers.com
P.O. Box 6666
Corpus Christi, Texas 78466

Telephone: (361) 654-7008

Fax: (361) 654-7001

ATTORNEYS FOR DEFENDANT, COMPANION PROPERTY & CASUALTY INSURANCE COMPANY

Of counsel:

GAULT, NYE & QUINTANA, L.L.P. P.O. Box 5959 Brownsville, Texas 78523 Telephone (956) 544-7110 Fax: (956) 544-0607

William Gault State Bar No. 07765050 Southern Dist. No.14685 bgault@gnqlawyers.com

GAULT, NYE & QUINTANA, L.L.P. P.O. Box 6666 Corpus Christi, Texas 78466 Telephone: (361) 654-7008 Fax: (361)654-7001

Mikell A. West State Bar No. 24070832 Southern Dist. No. 1563058 mwest@gnqlawyers.com By: __/s/James Willis*
Richard D. Daly
State Bar No. 00796429
James Willis
State Bar No. 24088654
Daly & Black, P.C.
2211 Norfolk St., Suite 800
Houston, Texas 77098
Telephone: (713) 655-1405
Telecopier: (713) 6551587
rdaly@dalyblack.com
ecfs@dalyblack.com
jwillis@dalyblack.com

Fernando G. Mancias State Bar No. 12891300 Law Office of Fernando G. Mancias P.L.L.C. 4428 S. McColl Road Edinburg, Texas 78539

COUNSEL FOR PLAINTIFF, EDGAR HINOJOSA

*Signed with permission

CERTIFICATE OF SERVICE

I certify that on December 29, 2016, a copy of the parties' Agreed Stipulation of Dismissal was *electronically filed* on the CM/ECF system, and will be served on the following attorney in charge for Plaintiff, Edgar Hinojosa, via electronic filing or regular mail:

Richard D. Daly James WIllis Daly & Black, P.C.

Email: rdaly@dalyblack.com ecfs@dalyblack.com jwillis@dalyblack.com

Fernando G. Mancias

Law Office of Fernando G. Mancias P.L.L.C.

VIA E-FILING

/s/Thomas F. Nye
Thomas F. Nye